

**UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION**

In Re: AUTOMOTIVE PARTS
ANTITRUST LITIGATION

Master File No. 12-md-02311
Honorable Marianne O. Battani

This Document Relates to:

In Re: Automotive Wire Harness Case	2:17-cv-12054
In Re: Instrument Panel Clusters Case	2:17-cv-12030
In Re: Bearings Case	2:17-cv-12006
In Re: Fuel Senders Case	2:17-cv-12018
In Re: Heater Control Panel Case	2:17-cv-12024
In Re: Alternators Case	2:17-cv-11995
In Re: Anti-Vibrational Rubber Parts Case	2:17-cv-11997
In Re: Windshield Wiper Systems Case	2:17-cv-12049
In Re: Radiators Case	2:17-cv-12037
In Re: Starters Case	2:17-cv-12041
In Re: Ignition Coils Case	2:17-cv-12029
In Re: Motor Generators Case	2:17-cv-12034
In Re: Ballasts Case	2:17-cv-12028
In Re: Inverters Case	2:17-cv-12032
In Re: Electronic Powered Steering Assemblies Case	2:17-cv-12011
In Re: Fan Motors Case	2:17-cv-12012
In Re: Fuel Injection Systems Case	2:17-cv-12013
In Re: Power Window Motors Case	2:17-cv-12035
In Re: Automatic Transmission Fluid Warmers Case	2:17-cv-11999
In Re: Valve Timing Control Devices Case	2:17-cv-12044
In Re: Air Conditioning Systems Case	2:17-cv-11992
In Re: Windshield Washer Systems Case	2:17-cv-12048
In Re: Spark Plugs, Standard Oxygen Sensors, Air Fuel Ratio Sensors Case	2:17-cv-12039
In Re: Automotive Hoses Case	2:17-cv-12001
In Re: Ceramic Substrates Case	2:17-cv-12007
In Re: Power Window Switches Case	2:17-cv-11979

NOTICE REGARDING STAY OF ACTIONS

Plaintiffs are certain Auto Dealers who: are participating in certain Auto Dealer Class Action Settlements approved by the Court in the matter *In re: Automotive Parts Antitrust Litigation*, Master File No. 12-md-02311 (the “First Wave Settlements”), have opted out of certain subsequent Auto Dealer Class Action Settlements (the “Second Wave Settlements”), and have filed the above-captioned actions against certain Defendants (the “Actions”). On September 13, 2017, the Court held a Status Conference at which the Court requested that Plaintiffs consider a proposal by counsel for certain Defendants to temporarily stay the Actions until after Plaintiffs have received their distributions in connection with the First Wave Settlements. The Plaintiffs submitted a report on September 20, confirming their agreement to the proposed stay. On November 27, 2017, the Court entered the Order to Stay Actions in each of the Actions.

Under the Court’s Order to Stay Actions, “Plaintiffs shall inform the Court and Stipulating Defendants within five business days of their receipt of the distributions from the First Wave settlements (‘Notice Date’).” Order ¶2. Plaintiffs previously provided preliminary notice to the Court that certain Plaintiffs had begun receiving distributions from the First Wave. *See* Doc. No. 4. All Plaintiffs have still not received all distributions from the First Wave. *See id.* Nevertheless, Plaintiffs have determined to pursue each of the Actions individually, remain excluded from the Round 2 settlement classes, and have similarly requested exclusion from the Round 3 settlement classes. Plaintiffs, thus, hereby “notify the Court and Stipulating Defendants” of their intentions regarding the Actions. *Id.* Plaintiff will meet and confer with Defendants and report back to the Court within 30 days as ordered.

DATED: September 12, 2018

Respectfully submitted,

/s/ Andrew G. Pate

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ATTORNEYS FOR PLAINTIFFS

CERTIFICATE OF SERVICE

I hereby certify that on September 12, 2018, a true and correct copy of the above and foregoing document was filed through the Court's CM/ECF filing system.

/s/Andrew Pate
Andrew Pate